

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STAPES DEPARTMENT OF COMMERCE United State Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|---------------|----------------------|-------------------------|------------------|
| 09/504,876 | 02/16/2000 | Paul Hinker | 06502-0210-00000 | 5556 |
| 22852 75 | 90 08/11/2005 | | EXAMINER | |
| FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER | | | TRAN, DENISE | |
| LLP 901 NEW YORK AVENUE, NW | | | ART UNIT | PAPER NUMBER |
| WASHINGTON, DC 20001-4413 | | | 2189 | |
| | | | DATE MAILED: 08/11/2005 | 5 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | | | |
|---|--|---|--|--|--|--|
| | | 09/504,876 | HINKER ET AL. | | | |
| Office | Action Summary | Examiner | Art Unit | | | |
| 71 - 88411 | NO DATE SH' | Denise Tran | 2189 | | | |
| The MAILIN | NG DATE of this communication app | ears on the cover sheet with the c | orrespondence address | | | |
| THE MAILING DA - Extensions of time ma after SIX (6) MONTHS - If the period for reply s - If NO period for reply in Failure to reply within Any reply received by | STATUTORY PERIOD FOR REPLY ATE OF THIS COMMUNICATION. The open the provisions of 37 CFR 1.13 from the mailing date of this communication. Pecified above is less than thirty (30) days, a reply a specified above, the maximum statutory period whe set or extended period for reply will, by statute, the Office later than three months after the mailing ustment. See 37 CFR 1.704(b). | i6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133). | | | |
| Status | | | | | | |
| 2a)⊠ This action 3)□ Since this a | 1) Responsive to communication(s) filed on 24 March 2005. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Disposition of Claim | s | • | | | | |
| 4a) Of the a 5)⊠ Claim(s) <u>1-</u> 6)⊠ Claim(s) <u>25</u> 7)□ Claim(s) | 4,6-12,14-19,21 and 24-32 is/are per cove claim(s) 6 is/are withdrawn fro 4,7-12,14-19,21 and 24 is/are allowed -32 is/are rejected. is/are objected to. are subject to restriction and/or | m consideration. | | | | |
| Application Papers | | | | | | |
| 10)⊠ The drawing Applicant ma Replacemen | ation is objected to by the Examiner (s) filed on 16 February 2000 is/are y not request that any objection to the cataving sheet(s) including the correction declaration is objected to by the Example 1. | : a)⊠ accepted or b)⊡ objected Irawing(s) be held in abeyance. See on is required if the drawing(s) is obj | e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | | | |
| Priority under 35 U.S | S.C. § 119 | | | | | |
| 12) Acknowledg a) All b) 1. Certif 2. Certif 3. Copie | ment is made of a claim for foreign Some * c) None of: led copies of the priority documents led copies of the priority documents as of the certified copies of the priori lation from the International Bureau hed detailed Office action for a list of | have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)). | on No ed in this National Stage | | | |
| Attachment(s) | | | | | | |
| 1) Notice of References 2) Notice of Draftsperso 3) Information Disclosu Paper No(s)/Mail Dat S. Patent and Trademark Office | on's Patent Drawing Review (PTO-948) re Statement(s) (PTO-1449 or PTO/SB/08) | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other: See Continua | te atent Application (PTO-152) | | | |

Continuation of Attachment(s) 6). Other: IDS 6/21/04;6/28/04;2/18/05;11/2/04;3/24/05.

Application/Control Number: 09/504,876 Page 2

Art Unit: 2189

DETAILED ACTION

- 1. The applicant's amendment filed 3/24/05 has been received. Claims 1-4, 7-12, 14-19, 21, 24-32 are presented for examination. Claims 5, 13, 20, and 22-23 have been canceled. Claim 6 is withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made **without** traverse in Paper No. 11.
- 2. Claims 1-4, 7-12, 14-19, 21 and 24 are allowable over the prior art of record.
- 3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 25-32 are rejected under 35 U.S.C. 102(e) as being anticipated by Sturges, U.S. Patent No. 5,930,827. The rejection is maintained.

As per claim 29, Sturges teaches a method in a data processing system for allocating memory, the method comprising:

receiving a memory request for a reference to a memory block (e.g., col. 6, lines 60-65); returning the reference to the memory block to satisfy the memory request (e.g.,

Application/Control Number: 09/504,876

Art Unit: 2189

col. 6, line 60-col. 7, line 20); and adjusting an access tree structure based on the memory request (e.g., col. 7, lines 1-45); wherein the memory block that satisfied the request is determined based on size with reference to a plurality of linked-lists with associated references to memory blocks of a plurality of sizes (e.g., figs 4-7C, linked lists between 52a to 52c; 52a-52b, and 52b-52e); wherein any references associated with a first linked-list refer memory blocks larger than any memory blocks referred to by any references associated with the second link-list and smaller in size than any memory blocks referred to by any references associated with the third link-list (e.g., fig. 7A, size of 52c is larger than size of 52d or 52e and smaller than size of 52h), and wherein the adjustment to the access tree structure reflects a result of the determination of the memory block that satisfied the memory request (e.g., figs. 4, 7A-C; col. 7, lines 1-45).

As per claims 25, Sturges teaches a method in a data processing system for allocating memory, the method comprising:

Forming a plurality of linked-lists with associated references to memory blocks (e.g., figs 4-7C, linked lists between 52a to 52c; 52a-52b, and 52b-52e); setting a fast access tree to refer to a first one of the linked –lists (i.e., 52c located on a first level tree, e.g., page 5, lines 25-65; fig. 7A, linked list between 52a to 52c); setting a general access tree to refer to a second one and third one of the linked lists (i.e., 52h, 52d or 52e located on the second level or third level tree; e.g., page 5, lines 25-65; fig. 7A, linked lists between 52b-52d or 52h-52e and 52b-52h); wherein any memory blocks referred to by any references associated with the first linked-list are larger in size than

any memory blocks referred to by any references associated with the second link-list and smaller in size than any memory blocks referred to by any references associated with the third link-list (e.g., fig. 7A, size of 52c is larger than size of 52d or 52e and smaller than size of 52h); receiving a memory request for a reference to a memory block (e.g., col. 6, lines 60-65); and accessing at least one of the fast access tree and the general access tree to return the reference to the memory block in response to the memory request (e.g., col. 6, line 60-col. 7, line 20).

As per claims 26 and 30, Sturges shows comprising adjusting a structure of the fast access tree and the general access tree based on the memory request (e.g., figs. 4, 7A-C; col. 7, lines 1-45).

As per claims 27 and 31, Sturges shows searching the fast access tree to satisfy the memory request and, if the memory request is not satisfied, searching the general access tree to satisfied the memory request (i.e., first level access tree before second or third level access tree; e.g., figs. 4 and 7A-C; col. 7, lines 5-20).

As per claims 28 and 32, Sturges show ensuring that fast access tree refers to one of the plurality of linked-lists that is most frequently requested (i.e., searching the first level access tree is most frequently requested; e.g., figs. 4 and 7A-C; col. 7, lines 5-20).

5. Applicant's arguments filed 3/24/05 have been fully considered but they are not persuasive.

6. In the remarks, the applicant's argued that nothing in Sturges discloses a "linkedlist."

Page 5

The examiner disagreed with the applicant's argument because Sturges teaches a list of nodes of a data structure connected by pointers, for example, node 52a has an address pointer pointing to node 52b to node 52h in the list; col. 5, lines 25-30 and col. 6, lines 7-15.

7. In the remarks, the applicant's argued that claim 25 claims a plurality of linked-list and a general access tree and a general access tree as separate and distinct elements.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., a plurality of linked-list and a general access tree and a general access tree as separate and distinct elements) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Sturges teaches what in the claim 25 is "setting a general access tree to refer to a second one and a third one of the linked-list." (i.e., 52h, 52d or 52e located on the second level or third level tree; e.g., page 5, lines 25-65; fig. 7A, linked lists between 52b-52d or 52h-52e and 52b-52h).

8. In the remarks, the applicant's argued that the examiner did not show where Sturges disclosed linked-lists with associated reference to memory blocks of a plurality of sizes.

The examiner disagreed with the applicant's argument because as stated in the last office action, pages 3-4, Sturges teaches forming a plurality of linked-lists with associated references to memory blocks (e.g., figs 4-7C, linked lists between 52a to 52c; 52a-52b, and 52b-52e) or a plurality of linked-lists with associated references to memory blocks of a plurality of sizes (e.g., figs 4-7C, linked lists between 52a to 52c; 52a-52b, and 52b-52e); wherein any references associated with a first linked-list refer memory blocks larger than any memory blocks referred to by any references associated with the second link-list and smaller in size than any memory blocks referred to by any references associated with the third link-list (e.g., fig. 7A, size of 52c is larger than size of 52d or 52e and smaller than size of 52h).

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Application/Control Number: 09/504,876

Art Unit: 2189

10. The information disclosure statement filed 2/18/05 fails to comply with 37 CFR

Page 7

1.98(a)(2), which requires a legible copy of each cited foreign patent document; each

non-patent literature publication or that portion which caused it to be listed; and all other

information or that portion which caused it to be listed. It has been placed in the

application file, but the information referred to therein has not been considered.

11. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Denise Tran whose telephone number is (571) 272-

4189. The examiner can normally be reached on Monday, Thursday, and Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Matt Kim can be reached on (571) 272-4182. The fax phone numbers for

the organization where this application or proceeding is assigned are (703) 872-9306 for

central Official communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-

9600.

Denise Tran

Deuxpan

8/5/05